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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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BRINKS HOFER GILSON & LIONE			BROUSSARE	BROUSSARD, COREY M	
P.O. BOX 10395 CHICAGO, IL 60610			ART UNIT	PAPER NUMBER	
			2835		
			DATE MAILED: 06/20/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Astion Control	10/817,598	ABE, WATARU				
Office Action Summary	Examiner	Art Unit				
	Corey M. Broussard	2835				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on <u>12 May 2005</u> .						
3) Since this application is in condition for allowan	,—					
closed in accordance with the practice under E.	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-7 and 14-23</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-7 and 14-23</u> is/are rejected.						
Claim(s) is/are objected to.						
Application Papers						
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>02 April 2004</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ⊠ All b) ☐ Some * c) ☐ None of:						
1.⊠ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	_					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152)						
Paper No(s)/Mail Date <u>4/2/2004</u> . 6) Other:						

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-7 and 14-23 are rejected under 35 U.S.C. 103(a) as being unpatentable 1. over Morrison et al. (PN 5,612,927) in view of Sato et al. (PN 5,587,854). With respect to claim 1, Morrison teaches a magnetic disk device removable from an apparatus body. the magnetic disk device comprising: a case (12); a driving unit (25) including a magnetic disk and a rotary driver operable to rotationally drive a magnetic disk (col 5 lines 44-49 define 25 as a typical hard drive inherently including a magnetic disk and rotary driver), wherein the driving unit is installed in the case; and a connector (42) for connecting the driving unit and the apparatus body; force applied to the external of the case is operable to move case to a locked position (see Fig. 3B) and an unlocked position (see Fig. 3A, 3C), and the driving unit is locked when the case is in the locked position and unlocked when the case is the unlocked position (the force of the user inserting 12 into the bay 20 or the force of the carriage 74 on the case 12 is operable to move the case, and therefore the driving unit, to a locked and unlocked position). Morrison lacks an elastic supporting member and a locking member. Sato teaches a case (3) including an elastic supporting member (4c, 4d) disposed between the case

and the driving unit (see Fig. 2A, the locking member 4 is disposed between the case and driving unit 1, therefore the supporting member is also disposed between the case and driving unit); and a locking member (4) movably mounted in the case; wherein the elastic supporting member is operable to elastically support the driving unit (col 4, lines 20-23), force applied to the external of the case is operable to move the locking member to a locked (see Fig. 2A) and a unlocked position (see Fig. 3, 4 can be moved by an external force via 60), and the driving unit is locked in the case when the locking member is in the locked position and unlocked in the case when the locking member is in the unlocked position (see Fig. 2A). A person of ordinary skill could modify the sleeve (12) of Morrison to utilize the sliding locking member (4) and connector (2) of Sato where the key elements (60, 61, 62, 63) of Morrison would move the locking member to the locked position while still allowing the bay (16) to function as intended by Morrison. It would have been obvious to a person of ordinary skill in the art to combine the drive sleeve and bay of Morrison with the drive case of Sato to obtain a sleeve for use with a bay with a sliding locking member for the benefit of an increased protection from shock and the ability to remove the drive unit from the sleeve without disassembling the sleeve.

2. With respect to claim 2, Sato teaches wherein a front portion corresponds to a side of the magnetic disk device in which the connector is disposed (2, see Fig. 1, 2A) and a rear portion corresponds to the side opposite to the front portion (3b, see Fig. 2A), the locking member (4) reaches the unlocked position by moving towards the front portion of the magnetic disk device relative to the case, and the locking member

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reaches the locked position by moving towards the rear portion of the magnetic disk device relative to the case (see Fig. 2A, 3).

- 3. With respect to claim 3, Morrison teaches wherein the locking member is biased by a biasing member (82c, 84c) in the direction of the unlocked position (the wedge 82c, 84c biases the locking member through the case away from the first engager where the first engager is not locking the locking member, therefore the locking member is biased in an unlocked direction, see Fig. 1, 3).
- 4. With respect to claim 4, Sato teaches wherein the locking member (4) is disposed at an inner side of the case (see Fig. 2A), and has a switching protrusion exposed (6) at an outer surface of the case that may be accessed from the exterior of the case.
- 5. With respect to claim 5, Sato teaches wherein a side surface of the case has a slit (3d3), the locking member (4) is movable toward and away from the front portion of the magnetic disk device (see Fig. 2A, 3), and the switching protrusion (6) on the locking member is located in the slit (see Fig. 2B).
- 6. With respect to claim 6. Sato teaches wherein the side surface of the case has a groove (3d) extending forward and backward, and the slit (3d3) opens in the groove (see Fig. 2B).
- 7. With respect to claim 7, Morrison teaches a body connector (112) coupled with the connector (42); a first engager (60, 61) operable to engage a groove (26, 30); wherein the case (12) is in a locked position when the first engager is engaged with the groove of the case (see Fig. 1, 3B). Morrison lacks a second engager and switching

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protrusion. Sato teaches a switching protrusion (6) coupled with the locking member (4), a second engager (6b) operable to engage a second end (6a2) of the switching protrusion (6); wherein the locking member (4) is in the locked position (see Fig. 2A) when the second engager (6b) is engaged against the switching protrusion. The combination has the first engager (60, 61) of Morrison operable to engage the first end (6a) of the switching protrusion (6) of Sato (see Claim 1 above), wherein the locking member is in the locked position when the first engager is engaged with the first end of the switching protrusion and the second engager is engaged against the second end of the switching protrusion (key elements 60, 61 of Morrison engage the switching protrusion of Sato from one side and the lever 6b of Sato engages the other side). It would have been obvious to a person of ordinary skill in the art to combine the drive sleeve and bay of Morrison with the sliding sleeve of Sato to obtain a sliding drive sleeve that locked when inserted into a bay for the benefit of an increased protection from shock and the ability to remove the drive unit from the sleeve without disassembling the sleeve.

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8. With respect to claim 14, Morrison teaches an apparatus comprising: a body (20) for removably mounting a magnetic disk device; the magnetic disk device comprising a case (12), a driving unit (25), and a connector (42); the driving unit including a magnetic disk and a rotary driver operable to rotationally drive the magnetic disk (col 5 lines 44-49 define 25 as a typical hard drive inherently including a magnetic disk and rotary driver), and being installed in the case; the connector operable to connect the driving unit to the body (col 9, lines 38-40); and the body comprising a body connector (112) operable to

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connect with the connector of the magnetic disk device. Morrison lacks locking member, elastic supporting member between the case and unit, and a switching unit. Sato teaches a locking member (4) movably mounted in the case and operable to move to a locked and unlocked position (see Fig. 2A, 3), and an elastic supporting member (4c, 4d) dispose between the case and the driving unit (see Fig. 2A, the locking member 4 is disposed between the case and driving unit 1, therefore the supporting member is also disposed between the case and driving unit) operable to elastically support the driving unit (col 4, 20-23). In the combination the locking member when acted upon by the body (the locking member 4 of Sato would be internal of the case 12 of Morrison and the features of the bay acting upon the case also affect the locking member) makes up the switching unit, the driving unit would be in the locked in the case when the locking member is in the locked position (Fig. 2A) and unlocked in the case when the locking member is in the unlocked position (when the engagers 60, 61 of Morrison are no longer maintaining the position of the locking member through 6a of Sato, the drive unit is unlocked as in Fig. 3). It would have been obvious to a person of ordinary skill in the art to combine the drive mounting apparatus of Morrison with the drive sliding locking case of Sato to obtain a drive bay for mounting a disk drive in a protective case with a sliding locking mechanism for the benefit of increased protection against shock and the ability to remove the drive from the case without the need to disassemble the case.

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9. With respect to claim 15, Sato teaches wherein the locking member (4) is coupled with a biasing member (6c, see Fig. 2C).

- 10. With respect to claim 16, Sato teaches wherein the locking member (4) is disposed at an inner side of the case (see Fig. 2A), and includes a switching protrusion (6a) operable from the exterior of the case (see Fig. 1).
- 11. With respect to claim 17, Sato teaches wherein a side surface of the case includes a slit (3d3), the locking member (4) is movable toward and away from a front portion of the magnetic disk device (1), and the switching protrusion (6a) on the locking member is located in the slit (see Fig. 2B).
- 12. With respect to claim 18, Sato teaches wherein the side surface of the case has a groove (3d) extending forward and backward, and the slit (3d3) open in the groove (see Fig. 2B).
- 13. With respect to claim 19, Morrison teaches a first engager (60, 61) and a second engager (82a, 84a), the first engager engages the case (12) in order to move the case to the locked position (see Fig. 3B) by force for inserting the magnetic disk device (25) when the front portion of the magnetic disk device is inserted into the body connector (112, see Fig. 3B), and the second engager engages the case in order to move the case to the unlocked position (see Fig. 3C) by force for removing the magnetic disk device when the magnetic disk device is removed. Morrison lacks a locking member. Sato teaches a locking member (4). In the combination the locking member of Sato would be installed in the groove (26, 30) of Morrison so that the first engager moves the locking member to the locked position when the case is inserted and moves the locking member to an unlocked position (the locking member moved away from the first engager would no longer be maintained by the first engager and so be in a free and

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unlocked position) when the case is removed. It would have been obvious to a person of ordinary skill in the art at the time of the invention to combine the mounting apparatus of Morrison with the drive locking member of Sato to obtain an improved mounting apparatus for the benefit of improved protection from shock and the ability to remove the drive from the case without the need to disassemble the case.

- 14. With respect to claim 20, Morrison teaches wherein the body (20) further comprises a switching setting mechanism (74) operable to respond to the insertion of the magnetic disk device (25) and engage the second engager (82a, 84a) to the case when the magnetic disk device is inserted (col 9 lines 13-27). Morrison lacks a locking member. Sato teaches a locking member (4). In the combination the second engager engages the locking member through the case 12. It would have been obvious to a person of ordinary skill in the art at the time of the invention to combine the mounting apparatus of Morrison with the drive locking member of Sato to obtain an improved mounting apparatus for the benefit of improved protection from shock and the ability to remove the drive from the case without the need to disassemble the case.
- 15. With respect to claim 21, Morrison teaches wherein the switching setting mechanism (74) is operable to move the second engager (82a, 84a) away from the magnetic disk device (25) after the second engager allows the case (12) to be disengaged when the magnetic disk device is removed (the second engagers move with the disk device until they pass the ramps 106, 108 then the disk drive can be removed and moved away from the second engagers, see col 10 lines 4-12). Morrison lacks a locking member. Sato teaches a locking member (4). In the combination the switching

setting mechanism moves the second engager to move the locking member (force applied to the case 12 moves the locking member inside) away from the first engager freeing it to an unlocked position; then the case is disengaged after the ramps are passed and the disk device is then moved away from the second engager. It would have been obvious to a person of ordinary skill in the art at the time of the invention to combine the mounting apparatus of Morrison with the drive locking member of Sato to obtain an improved mounting apparatus for the benefit of improved protection from shock and the ability to remove the drive from the case without the need to disassemble the case.

16. With respect to claim 22, Morrison teaches an engaging member (82b, 84b), the engaging member moving in response to the movement of the magnetic disk device (25) in a direction perpendicular to the direction of the movement of the magnetic disk device (col 9, lines 21-27, the engaging member moves in an upward direction perpendicular to the rearward motion of the disk device). Morrison lacks a sliding member. Sato teaches a sliding member (6a) the sliding member coupled with the magnetic disk device (1) and moving with the magnetic disk device when the magnetic disk device is inserted (see Fig. 2A, 3, 4A). It would have been obvious to a person of ordinary skill in the art to combine the disk mounting system of Morrison with the sliding disk mounting case of Sato to obtain a disk drive in a protective case for insertion into a motorized bay where the drive is locked into place for the benefit of a disk drive with improved protection from shock and the ability to remove the disk drive from the protective case without disassembling the case.

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17. With respect to claim 23, Morrison teaches wherein the second engager (82a, 84a) is integrated with the engaging member (82b, 84b, see col 7 lines 57-59).

Response to Arguments

18. Applicant's arguments filed 5/12/2005 have been fully considered but they are not persuasive. The Applicant states that the references fail to disclose the claimed invention. The Examiner respectfully disagrees, see rejection of all pending claims above.

Conclusion

19. Applicant's amendment necessitated the new grounds of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Corey M. Broussard whose telephone number is 571 272 2799. The examiner can normally be reached on 7:30-5 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynn Feild can be reached on 571 272 2092. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

A.la

CMB

ANATOLY VORTMAN
PRIMARY EXAMMER